! (####)	ر کائٹی کا	2111) Br				
((SELLE I	ricci El	IIII 81		iel liele	(161 1661
	ر وراهم)			
1 12212						HE INTE
				ا وزاوا	14 15 1 5	
1 3 3 3 3 3	, ,,, ,,,	12/12/1		15115	1 1221	
				19112		

06-CV-00312-JSR

11								
5	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE							
7	LUCKY BREAK WISHBONE							
8	CORPORATION,	No. C06-312Z						
9	Plaintiff,	SPECIAL VERDICT FORM						
11	SEARS ROEBUCK AND CO., a New							
12	York corporation, et al.,							
13	Defendants.	•						
14								
15 16	We, the jury, answer the ques	tions submitted by the Court as						
17	follows:							
18	<u>Question No. 1</u>	•						
19	Do you find for the Plaintiff	against Defendant Sears on the						
20	first claim of copyright infringen	ment of the Lucky Break Wishbone						
21	Sculpture							

If you answer Question No. 1 "yes", answer Question No. 2. If you answer Question No. 1 "no", proceed to Question No. 3.

<u> Ouestion</u>	No.	

What amount of damages do you find were incurred as a result of the infringement of the Lucky Break Wishbone Sculpture?

Answer: Actual Damages \$ 190,152.00

Profits Attributable to Infringement \$ 1,479,404.00

Question No. 3

Do you find for the Plaintiff against Defendants Y&R and Sears on the claim of copyright infringement of the Lucky Break Product Warning?

Answer: Yes _____ No ____

If you answer Question No. 3 "yes", please proceed to answer Question No. 4. If you answered Question No. 3 "no", please date and sign the verdict form.

Question No. 4

What amount of actual damages do you find were incurred as a result of the infringement of the Lucky Break Product Warning?

Answer: \$ 30,024.60

Dated this 9 day of July , 2008.

Presiding Juror